

several years. However, he has not been secondaried since (blank) 2010. (Blank) has a reservation to depart (blank) Canada at (blank) on this Friday morning for a flight to (blank) that stops in (blank) first.

He is scheduled to speak at some conference, in some city, on some night—it is all blacked out.

I am passing this right up to (blank) at HSI to forward to CBP regarding possible inadmissibility grounds related to INA 2012(a)(3) terrorism charges because (blank)'s potential inciting, endorsing, and association with terrorists. (Blank) has been looked at in the past, but hopefully this collection of 20 supporting open source articles will assist with making an informed inadmissibility determination.

But anyway, apparently, despite all of those open inadmissibility issues, according to the later email, the Secretary of the Department of Homeland Security herself at the time, Janet Napolitano, had a hands-off list apparently including people like this member of the Muslim Brotherhood.

When it comes to the Boston bombing, I have met some of the Boston Police. I was impressed. And I would bet if the City of Boston Police Department had been given a heads-up by either the FBI or CIA that the Russians say this Tsarnaev guy has been radicalized, is capable of murder, then it would have entirely changed the investigation by the Boston Police Department into people that were killed that were known to Tsarnaev.

And I would bet you, since I am not aware of the Boston Police Department having had their training materials purged to exclude anything that might offend a radical Islamist, they may have been able to go out to the mosque and ask about Tsarnaev if they had known the allegation that he had been radicalized, and they may have been able to answer better questions about the type of Islamic leaders that the older Tsarnaev liked, that he read, that he endorsed, and they could have made a better decision than our own Justice Department did on whether or not he had been radicalized.

□ 2045

That should have been shared with the Boston police. If they had had that information without having had their training materials purged, they may have done a better job of protecting those people at the Boston Marathon.

Then you read emails going back and forth among our ICE agents, Customs and Border Patrol people who were shocked that a guy who is a Muslim Brother, who has incited people to hatred against the United States, who was a named conspirator with people who were convicted of supporting terrorism, how it is the Secretary of Homeland Security could give him a pass, just as she did to a reported member of the Muslim Brotherhood—reported by an Egyptian magazine supportive of the Muslim Brotherhood—how she could just give him a secret security clearance. And even after I tell her about his downloading two docu-

ments from a classified source that she gave him access to and pointed out to her about a reporter saying he had tried to shop the two documents, she said she investigated, but I know they didn't because they never even talked to that one reporter that knew about the documents being shopped. They never checked.

As far as I know, he is still giving advice at the top level of Homeland Security as a Muslim Brother, according to the Egyptians. He is given access to our classified documents, and then we see that same Homeland Security Secretary that gave him access to classified documents that he reportedly—and according to somebody I trust—he had shopped them and tried to get a national news media to publish them. They didn't even look into it. They didn't even investigate that properly.

How safe can America be when Homeland Security is creating hands-off lists that put us at risk? With that, I yield back my time.

RECESS

The SPEAKER pro tempore (Mr. MULLIN). Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 8 o'clock and 47 minutes p.m.), the House stood in recess.

□ 2148

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. COLE) at 9 o'clock and 48 minutes p.m.

REPORT ON RESOLUTION RELATING TO THE CONSIDERATION OF HOUSE REPORT 113-415 AND AN ACCOMPANYING RESOLUTION, AND PROVIDING FOR CONSIDERATION OF H. Res. 565, APPOINTMENT OF SPECIAL COUNSEL TO INVESTIGATE INTERNAL REVENUE SERVICE

Mr. NUGENT, from the Committee on Rules, submitted a privileged report (Rept. No. 113-439) on the resolution (H. Res. 568) relating to the consideration of House Report 113-415 and an accompanying resolution, and providing for consideration of the resolution (H. Res. 565) calling on Attorney General Eric H. Holder, Jr., to appoint a special counsel to investigate the targeting of conservative nonprofit groups by the Internal Revenue Service, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 4438, AMERICAN RESEARCH AND COMPETITIVENESS ACT OF 2014

Mr. NUGENT, from the Committee on Rules, submitted a privileged report

(Rept. No. 113-440) on the resolution (H. Res. 569) providing for consideration of the bill (H.R. 4438) to amend the Internal Revenue Code of 1986 to simplify and make permanent the research credit, which was referred to the House Calendar and ordered to be printed.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. ADERHOLT (at the request of Mr. CANTOR) for today on account of the recent tornadoes in Alabama.

Mr. GRIFFIN of Arkansas (at the request of Mr. CANTOR) for today on account of the recent tornadoes in Arkansas.

Mr. NUNNELEE (at the request of Mr. CANTOR) for today on account of the recent tornadoes in Mississippi.

Mr. RUSH (at the request of Ms. PELOSI) for today on account of attending to a family matter.

ENROLLED BILL SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 4120. An act to amend the National Law Enforcement Museum Act to extend the termination date.

ADJOURNMENT

Mr. NUGENT. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 9 o'clock and 49 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, May 7, 2014, at 10 a.m. for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

5544. A letter from the Secretary, Department of Health and Human Services, transmitting a report of multiple violations of the Antideficiency Act by the National Institutes of Health, Centers for Disease Control and Prevention, Agency of Healthcare Research and Quality, Substance Abuse and Mental Health Services Administration, and Health Resources and Services Administration, pursuant to 31 U.S.C. 1517(b); to the Committee on Appropriations.

5545. A letter from the Acting Under Secretary, Department of Defense, transmitting authorization of 6 officers to wear the authorized insignia of the grade of major general or brigadier general; to the Committee on Armed Services.

5546. A letter from the Secretary, Department of Health and Human Services, transmitting a report on Preventive Services and Obesity-related Services Available to Medicaid Enrollees; to the Committee on Energy and Commerce.

5547. A letter from the Secretary, Department of Health and Human Services, transmitting the FY 2013 MDUFA Financial Report required by the Medical Device User Fee